

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Applicant : Briggs et al.  
App. No : 09/545,658  
Filed : April 10, 2000  
For : MULTI-MEDIA INTERACTIVE PLAY SYSTEM  
Examiner : Emmanuel Omotosho  
Art Unit : 3714

## CERTIFICATE OF EFS WEB TRANSMISSION

I hereby certify that this correspondence, and any other attachment noted on the automated Acknowledgement Receipt, is being transmitted from within the Pacific Time zone to the Commissioner for Patents via the EFS Web server on:

3/11/2008  
(Date)

*Christian A. Fox*

Christian A. Fox, Reg. No. 58,507

**Mail Stop Amendment**  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Enclosed for filing in the above-identified application is a PTO/SB/08 Equivalent listing fifty-seven (57) references to be considered by the Examiner. Also enclosed are twenty-one (21) foreign patent references and/or non-patent literature as listed on the Information Disclosure Statement.

**NON-ENGLISH DOCUMENTS—CONCISE EXPLANATION OF RELEVANCE**

Applicant notes that Reference Nos. 37–42 are non-English foreign patent documents. Therefore, enclosed are English language abstracts of each of these documents to serve as the concise explanation of the relevance of these documents under M.P.E.P. § 609.01(B)(3)(a).

As presently understood, Reference No. 43, which is also a non-English foreign patent document, appears to disclose a remote controller to be attached on a player's head that comprises a ball switch 10 (ball 28 and leaf contacts A–D located around the ball 28) and a radio transmitter 13 (Fig. 1). The controller appears to be used to control small toys such as a car, boat, airplane or robot.

**PROSECUTION OF APPLICANT'S CASES WITH RELATED SUBJECT MATTER**

As mentioned in Applicant's Response to June 18, 2007 Office Action mailed June 22 2007, several other pending applications and issued patents owned by Applicant may recite subject matter similar to the claims of the present application. Applicant requests the Examiner to consider the following Office Actions and/or associated responses by Applicant, some of which have been made of record since June 22, 2007, when determining the patentability of the pending claims of the present application. While Applicant does not believe it necessary to individually list every Patent Office communication, along with Applicant's associated response, for cases with related subject matter, Applicant is doing so as a courtesy and requests that the Examiner continue to monitor these applications.

Appl. No./ Patent No.	Attorney Docket No.	Document	Date
11/183,592	CKING.003C1	Response after Non-Final Action	06-27-2007
10/889,974	CKING.002C1	(application filed 07-13-2004)	
10/954,025	CKING.002CP1CP1	Non-Final Rejection	10-29-2007
		Response to Non-Final Action	02-13-2008
11/274,760	CKING.002C1CP2	(application filed 11-15-2005)	
11/777,874	CKING.002C1CP2C	(application filed July 13, 2007)	

Applicant notes that cited references, office actions, responses and/or notices of allowance currently exist or will exist for the above-referenced matters. Applicant also understands that the Examiner has access to sophisticated online Patent Office computing systems that provide ready access to, for example, specification and drawing publications, pending claims and complete file histories, including, for example, cited art, Office Actions, responses, and notices of allowance. Thus, Applicant respectfully requests that the Examiner review these file histories. However, if the

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Customer No. 20,995

Examiner cannot readily access these file histories, Applicant would be pleased to provide any portion of any of the file histories at any time upon request.

This Information Disclosure Statement is being filed before receipt of a first office action after an RCE and no fee is required. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment, to Account No. 11-1410.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: 3/11/2008

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